Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/796,880	YUAN ET AL.	
Examiner	Art Unit	
SATH V. PERUNGAVOOR	2624	

		CATTI VIT ERONGAVOOR	2024
	The MAILING DATE of this communication appe	ears on the cover sheet with the c	correspondence address
THE REF	PLY FILED <u>25 June 2008</u> FAILS TO PLACE THIS APF	PLICATION IN CONDITION FOR A	LLOWANCE.
app app for <u>pe</u> r	reply was filed after a final rejection, but prior to or on olication, applicant must timely file one of the following slication in condition for allowance; (2) a Notice of Appe Continued Examination (RCE) in compliance with 37 Ciods:	replies: (1) an amendment, affidavited with appeal fee) in compliance work 1.114. The reply must be filed with the filed was the filed with the filed was th	t, or other evidence, which places the with 37 CFR 41.31; or (3) a Request
a) 🔲	The period for reply expiresmonths from the mailing		
b) 🔀	The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to Examiner Note: If box 1 is checked, check either box (a) or (ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection.
have beer under 37 (set forth ir may reduc	MONTHS OF THE FINAL REJECTION. See MPEP 706.07(s of time may be obtained under 37 CFR 1.136(a). The date filed is the date for purposes of determining the period of extCFR 1.17(a) is calculated from: (1) the expiration date of the s (b) above, if checked. Any reply received by the Office later e any earned patent term adjustment. See 37 CFR 1.704(b). OF APPEAL	on which the petition under 37 CFR 1.1: tension and the corresponding amount of shortened statutory period for reply origin than three months after the mailing date	of the fee. The appropriate extension fee nally set in the final Office action; or (2) as
	Notice of Appeal was filed on A brief in comp	liance with 37 CFR 41 37 must be f	filed within two months of the date of
filin	g the Notice of Appeal (37 CFR 41.37(a)), or any exterice of Appeal has been filed, any reply must be filed w	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the appeal. Since a
(a)	e proposed amendment(s) filed after a final rejection, but They raise new issues that would require further core They raise the issue of new matter (see NOTE belo	nsideration and/or search (see NOT	
(c)	They are not deemed to place the application in bet appeal; and/or They present additional claims without canceling a content of the present additional claims.	ter form for appeal by materially rec	
(u)	NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally reje	ected ciaims.
4. 🔲 Th	e amendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Cor	mpliant Amendment (PTOL-324).
	plicant's reply has overcome the following rejection(s):		. ,
6. Ne	ewly proposed or amended claim(s) would be all allowable claim(s).	lowable if submitted in a separate, t	
hov The Cla Cla Cla	purposes of appeal, the proposed amendment(s): a) verthe new or amended claims would be rejected is provestatus of the claim(s) is (or will be) as follows: im(s) allowed: im(s) objected to: im(s) rejected: im(s) withdrawn from consideration:		l be entered and an explanation of
	<u>'IT OR OTHER EVIDENCE</u>		
bed	e affidavit or other evidence filed after a final action, bu ause applicant failed to provide a showing of good and s not earlier presented. See 37 CFR 1.116(e).		
ent	e affidavit or other evidence filed after the date of filing ered because the affidavit or other evidence failed to o wing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appea	al and/or appellant fails to provide a
	ne affidavit or other evidence is entered. An explanation	n of the status of the claims after er	ntry is below or attached.
11. 🛛 Th	ne request for reconsideration has been considered but be Continuation Sheet.	t does NOT place the application in	condition for allowance because:
	ote the attached Information <i>Disclosure Statement</i> (s). (her:	(PTO/SB/08) Paper No(s)	
	ew C Bella/ sory Patent Examiner, Art Unit 2624		

Continuation of 11. does NOT place the application in condition for allowance because:

Applicant alleges that the Examiner did not completely respond to applicant's arguments, therefore requests the withdrawal of the finality [remarks page 5, para. 1].

Arguendo, even if the allegations were accurate, MPEP 706.07(e) is clear as to when a finality can be withdrawn (only when involves a new grounds of rejection or allowance).

Applicant argues, the "linearly expanding the dynamic range of the intensity levels of the image pixels so as to match the full dynamic intensity range available to a desired degree" is not met by the normalizing step of Lin [remarks page 4, para. 2, page 7, para. 3].

Examiner disagrees, Lin uses the normalization function to perform histogram stretching in order to expand the dynamic range to min and max points, see col. 2, II. 60-67 also see the notice the difference between figs. 4 and 8.

Applicant argues, that "determining whether the linearly expanded intensity levels of the image pixels are evenly distributed" and "whenever the linearly expanded intensity levels of the pixels are determined not to be evenly distributed ..." is not disclosed [remarks page 6, para. 2, page 7, para. 4, page 8, para. 1].

Examiner disagrees the gamma curve represents what Lin considers to be a even distribution see col. 3, Il. 40-45. The applicant's argument regarding "whenever..." is moot, since even if it is accepted that Lin does what the applicant says, it still meets the claim limitation, because it the claims does not state "only when".